IN THE UNITED STATES DISTRICT COURT FOR THE NORTHERN DISTRICT OF TEXAS FORT WORTH DIVISION

UNITED STATES OF AMERICA

 \mathbf{v}

THE BOEING COMPANY

\$ \$ \$ \$ \$ No. 4:21-CR-5-O \$ \$

SMARTWINGS' UNOPPOSED MOTION FOR EXTENSION OF TIME TO REPLY TO BOEING'S RESPONSE

Smartwings, A.S. ("Smartwings"), respectfully submits this unopposed motion to extend the time for Smartwings to reply to Boeing's response to the original motion filed by Smartwings for relief under the Crime Victims' Rights Act ("CVRA") (Dkt. 141) until January 6, 2023.

Shortly after Smartwings filed its CVRA motion on November 28, 2022, Boeing filed an unopposed motion (Dkt. 143) asking to extend its response deadline to Smartwings' CVRA motion (and also to the CVRA motion filed by Polskie Linie Lotnicze S.A. ("LOT") (Dkt. 120)) to December 12, 2022. In its unopposed motion, Boeing also requested that LOT's reply brief deadline be extended to January 6, 2023. That same day, the Court signed an order (Dkt. 144) granting Boeing unopposed motion, however Boeing's unopposed motion and the corresponding order were silent as to Smartwings' reply deadline. Thus, out of an abundance of caution, Smartwings brings this motion to the Court's attention to establish the deadline of Smartwings' reply brief deadline on January 6, 2023.

Given the agreement between Boeing and LOT, Smartwings requests that the Court grant the same extension it already granted to LOT to Smartwings to file its reply brief in support of its CVRA motion to January 6, 2023. Counsel for Smartwings has discussed this request with counsel for Boeing

and counsel for the Government. The Government does not oppose this request, and likewise, Boeing does not oppose this request.

LANE POWELL PC

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CERTIFICATE OF SERVICE

I certify that on December 23, 2022, I electronically filed this pleading with the clerk of the court for the U.S. District Court, Northern District of Texas, using the Court's electronic case filing system.

/s/ Jeffrey R. Gilmore
Jeffrey R. Gilmore